

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN
DISTRICT OF PENNSYLVANIA

AGABARA A HAQQ
PLAINTIFF
v
WILLIAM WATKINS et al.
Defendants.

} C.A. No. 03-277 Erie
} District Judge McLaughlin
} Magistrate Judge BAKER
} Sub. to the in the Command of
\$200,000.

Appeal Motion for Relief

and come McHagg a Plaintiff in this Civil Rights
Suit, requesting of this Court to please; and evaluate
all documents pertaining to this legal matter.

and thus; there are to find Claim for
which Relief should be granted, I Plaintiff,
under the 4-5c 1983. Status for the Amendment
Eighth Amendment Violation, As human. know we
only have one mother, one father. That's it
we can rich people with love and tender care
But!!! Can't give back mother or father.

UNSWORN DECLARATION

I, Abubakar A. Hagg, hereby aver that the facts set forth in the foregoing document(s) are true and correct to the best of my knowledge, information, and belief and that any false statements made herein are subject to the penalties of perjury under the Pennsylvania Crimes Code, 18 Pa.C.S.A. §4904 (relating to unsworn falsifications to authorities)

DATED: 9/21/08

SIGN NAME: Abubakar A. Hagg

PRINT NAME: Abubakar A. Hagg

D.O.C. # ① K4133

10745 Route 18

Albion, PA 16475-0002

2. The Plaintiff Brought Civil Law Suit against
defendants with No. 03-277 Eric
Defendant feel like this is conspiracy against
him due to his ethnicity, heritage, and Religion
Beliefs, and why this case show prejudice.
The D.O.C. has D.C. ADM & as well as
Discriminative.

and wrong with our Country and Citizens today
People could, could be under your supervision
and die or have family members die and
not be notice. even though, you were notifying her
family members. and still the Establishment
were made Plaintiff aware, still your legal system,
tells me; that I have not Past any physical
Examiner's to seek ReLife in which. could be granted
my Summer judgement;

The Attorney General will use a claim of this
 sort. That even in a case of Estelle Good
 492. Attorney will say that Mr. Hagg never received
 a physical injury. He received bad news on a phone.
 Got a heart attack and got dead, is that a physical
 injury? Gun Shot Wound. Knife Wound. No
 This is PSYCHOLOGICAL TRAUMA & Cause Death.
 Bad News: is this a physical, No!!! But these
 Attorney General will convince you that Mr. Hagg
 do not have a claim in which he can be.
 Short: Mr. Hagg family sent Black and White
 Correspondence to Mr. Wolfe Enforcing
 The defendants that his Mother was Dead.
 Mr. Hagg has for word these documents
 with Dr. Carey, that defendant, Wolfe wrote
 The Plaintiff Sister and her Employer making

them aware that he MR Wolfe is en fact
 the Superintendent, and will answer Mr Hagg
 that his Mother had pass away: well this act
 never transpires at all; My finding is that
 the Court has never took at MR Hagg.
 Discovery packages for every Serpentine
 Evidence; to Serport MR Hagg Case.
 So MR Hagg is saying their that for this Court
 to look at Mr. Hagg discovery packages. and
 they will fine Exhibit A - B - C - D. all
 Serporting MR. Hagg Claim for which Relief
 should be Granted: Mr. Hagg never knew what
 part of this Case he has lost all or none:

Facta History in the Case

II REPORT

Plaintiff, Abubakar a hagg, an inmate at the State Correctional Institutional at Albion State Prison in PENNSYLVANIA, filed this civil rights action. Plaintiff has name Captain Robert Wilkins, warden and Counselor David Vroman as defendants and it is fact that Mr hagg Constitutional rights were violated

on the morning on above day [July 2, 2003] and illegible, I received a letter from my sister telling me that she have been trying to make contact with her in regards to our pregnancy I inform me of our mother death November 16, 2002. When she did not hear from me, she then write the Prison, Superintendent making him aware that his mother death and her wanted me to contact me, at this time Captain Robert wrote my sister informing her that I was still here at Albion State Prison and alive. But never did he contact me and mail me aware of my mother death or to see why I was not getting my mails.

P.L.R.A. Act: 1997.

Plaintiff exhausted all available entry to Exhaust
the P.L.R.A. Act: Amended (1997).

yet this legal system is so to fail to see that
a claim has been established. where the P.L.R.A. statute is
concern: and shows it should be granted.

see Harris v Kerner, 404 U.S. 579, 520-521 (1972)

Contrary to Court can reasonably read Pleading to State
available claim on which the Plaintiff could prevail
it should do so despite failure to cite proper legal
Authority (confusion of legal theories, poor Synthesis -
and sentence construction, or litigant unfamiliarity
with Pleading requirements see Boag v Mac Donnell, 454 U.S.
364 (1982) United v States ex rel Montgomery v Birly, 141 F.2d
552, 555 (3rd Cir 1946).

(2) Plaintiff brought Civil Law Suits against the following defendants, Wofe. and Mr. Verman.
C.A. No. 03-277 (Eric)

Plaintiff feel with all of the Controversy Centered around his born faith Islam he is being discriminated against, and that will not receive a Fair Trial in this Matter, and as to why this Case Much, Much Pendings towards Plaintiff, and Leniency towards defendants which is to be Expected;

The Question is here, how could a man as Superintendent Wofe. Acting as Chief of Staff, knowingly have data about Plaintiff Mother death and not make Plaintiff aware at all according to Policy D-C ADM 812 This clearly violate Plaintiff Institutional Rights and Fourth Amendment Rights as well:

What wrongs with the Constitution here today, and people who stand behind - This is Haugly Dipping: -

② These attorneys General will use a claim, to this Court:

That even in the case Estelle v Gamble, 429 U.S. 97, 104, 97 S.Ct. 285 (1976) Attorney General, will say Mr. Hagg never received a physical injury, & thus he cannot state a Claim of Eighth Amendment violation or Fourteenth Amendment, upon which relief can be granted.

The question here is What Constitutes Injury: A "True" Acc. "Knife" & "Automobile" what "!!!". The fact of the matter is here Bad News from a Phone Call and Catastrophic Psychological Trauma: and which in most cases lead to Suicide side violence death, so for this attorney general to say Mr. Hagg did not suffer any injury; from murder to death of his mother death: by the defendant Mr. Wolfe and David Vorman just do not add up well with Case memorandum of New York at all: Mr. Hagg is still living by medical to this here day to cope with his daily life and test: there are many cases to this matter of Nature of Duress: But defendant being a prisoner in jail is one factor and Muslim: you know how people in this nation were to or against foreigners here in the United States of America:

Correspondence,

MR hagg even submitted letter's from Superintendent to Plaintiff Sister, making her aware that MR hagg was still head of Albin State of Correctional: and responding letter from MR hagg sister Employer as MR hagg sister assuring them that everything was going to be ok on this side of the U.S.A. so! why the Court fail to see that MR hagg did in fact submit every and all documents at Discovery request.

The Question is here what more does the Court what from MR hagg, to show that this did occur, and that MR hagg was unfairly violated by MR Wolfe D.C.A.D.M., 8th Floor and Eight Amendment. Policing U.S.C. Constitution. To lose a Mother & Father; being in Prison, Shouldn't be look upon for a Person as this is why cause that Person is in jail; this is not what our system is about. at all I am some body son, - some body brother; some body husband, This is wrong that out wrong, MR hagg discovery, MR hagg submit. have all documents listed as Exhibits A.B.C.D.E So please. I ask of the Court to look at Discovery carefully.

To know about my mother death one year later, was.
 Very hard for me to deal with and I have Corresponded
 Letter from the Superintendent, and my Sister as well.

This action I see as retaliation from my Law Suite file
 09/16/02, and which is doing review presently I will
 like to add this to my Law Suite or make the
 Court aware of what I'm dealing with at this time,
 whereon what should be paid to the amount.
 of \$150,000. to the Plaintiff for his Pain -
 Suffering. Thank you.

Yours
 Charles G. Haskins

Date 9/13/05 Pro) SE DK 4133.

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

AKIBAH A. HAQQ
Plaintiff

William Wolfe et al.
Defendants.

Civil action No-03-277.
District Judge M. M. M.
Magistrate Judge Batten
Certificate of Service

Certificate of Service

I have by Certificate of the a true and correct
Copies of the within Affidavit was served
upon the defendants via First Class Mail.

Thank you.

Truly yours

William Wolfe

Date: 9/13/05

Akibah A. Haqq
PRG/SE-OK 4133